

Sara R. Weaver

From: Marla McDade-Williams
Sent: Monday, December 23, 2013 6:50 AM
To: Sara R. Weaver
Cc: Chad Westom; Joseph Theile
Subject: Fwd: Addendum from Steep Hill Halent

Follow Up Flag: Follow up
Due By: Monday, December 23, 2013 4:00 PM
Flag Status: Flagged

Sara, this will need to get added to the website but not before the meeting.

Thank you,

Marla
Ph: 684-4204
Cell: 720-2109

Sent from the Nevada airwaves

Begin forwarded message:

From: Adam Mintz <adam@steephilllab.com>
Date: December 23, 2013 at 6:37:05 AM PST
To: Marla McDade-Williams <mmcdade@health.nv.gov>, Joseph Theile
<jtheile@health.nv.gov>
Subject: Addendum from Steep Hill Halent

Hello All,

I think there may have been some confusion on my part, I was under the impression that we needed to present our changes at the meeting today. Dr. Land informed me that he was under the impression we needed to both email, and present at the meeting.

Regardless, here is Steep Hill Halent's suggested change:

From Washington's I-502 Regulations (the table referenced, is the same table in your current draft regulations, pages 50-51):

(8) Independent testing labs may request additional sample material in excess of amounts listed in the table in subsection (7) of this section for the purposes of completing required quality assurance tests. Labs meeting the board's accreditation requirements may retrieve samples from a marijuana licensee's licensed premises and transport the samples directly to the lab.

(9) Labs meeting the board's accreditation requirements are not limited in the amount of useable marijuana and marijuana products they may have on their premises at any given time, but they must have records to prove all marijuana and marijuana-infused products are only for the testing purposes described in the medical marijuana regulations.

Best Regards,

ADAM MINTZ

President

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